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VIA ECF

The Honorable Douglas E. Arpert United States District Court Clarkson S. Fisher Fed. Bldg. & U.S. Courthouse 402 East State Street Trenton, NJ 08608

Re: Par Pharm., Inc. et al. v. Sandoz Inc.,

Civil Action No. 3:18-cv-14895-BRM-DEA

Dear Judge Arpert:

Our firm represents Plaintiffs Par Pharmaceutical, Inc., Par Sterile Products, LLC, and Endo Par Innovation Company, LLC (collectively, "Par") in the above-captioned suit. We write to request an extension to several of the upcoming interim deadlines in this case, which will not affect the overall case schedule. In particular, Par requests that the Court extend the following case deadlines:

<u>Event</u>	Present Deadline	Proposed New Deadline
Par Disclosure of Asserted Claims and	May 9, 2019	May 29, 2019
Infringement Contentions and Response to		
Invalidity Contentions (see L.Pat.R. 3.6(g)-(i))		
Exchange of Proposed Terms for	May 23, 2019	June 10, 2019
Constructions (see L.Pat.R. 4.1(a))		
Exchange of Preliminary Claim Constructions	June 13, 2019	June 24, 2019
and Supporting Evidence, and thereafter meet-		
and-confer to narrow the issues (see		
L.Pat.R. 4.2(a))		
Parties Exchange Intrinsic and Extrinsic	June 27, 2019	July 8, 2019
Evidence to Oppose Other Party's Claim		
Constructions, and thereafter meet-and-confer to		
narrow the issues (see L.Pat.R. 4.2(b))		



No subsequent dates need be changed, including without limitation the date for the Markman hearing or final pretrial conference.

The reason for the request is that our team has multiple trial commitments in the coming weeks that will interfere with our ability to timely meet the existing deadline for disclosure of Par's responsive infringement and validity contentions. The other deadlines in the chart above are extended to accommodate the extension of that deadline without impacting subsequent case deadlines. We have conferred with counsel for Defendant Sandoz, Inc. and they consent to the requested extensions.

If the requested extension meets with Your Honor's approval, we respectfully request that you indicate by signing "So Ordered" on this letter as indicated below. We are available to discuss the request at Your Honor's convenience should you have any questions or concerns about it.

	Respectfully submitted,
	/s/ Brian M. Goldberg
	Brian M. Goldberg
cc: All Counsel of Record (v.	ia ECF and e-mail)
So Ordered:	
Hon. Douglas E. Arpert	Dated: